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§1–108.

- (a) This section does not apply to the review of cases from:
  - (1) the Workers' Compensation Commission;
  - (2) the Health Care Alternative Dispute Resolution Office; or
- (3) the Maryland Insurance Administration under § 27–1001 of the Insurance Article.
- (b) In a statute providing for de novo judicial review or appeal of a quasi–judicial administrative agency action, "de novo" means judicial review based on an administrative record and any additional evidence that would be authorized by § 10–222(f) and (g) of the State Government Article.

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